1	Marsha L. Stephenson, Esq. Nevada Bar No. 6130 STEPHENSON & DICKINSON, P.C.			
2				
3	2820 West Charleston Boulevard, Suite 17 Las Vegas, Nevada 89102 Telephone: (702) 474-7229			
4				
5	Facsimile: (702) 474-7237 admin@sdlawoffice.net			
6	Attorneys for Defendant MCWANE, INC.			
7				
8				
9	IN THE UNITED STATES DISTRICT COURT			
10	FOR THE DISTRICT OF NEVADA			
11	BRADLEY SUMMERS and MICHELLE SUMMERS,	Case No. 2:15-cv-01239-JCM-GWF		
12				
13	Plaintiffs,	STIPULATION TO EXTEND		
14	v.	DISCOVERY		
15	MCWANE, INC.; DOES I through XX,	(Sixth Request)		
16	inclusive; and ROE CORPORATIONS I through XX, inclusive,			
17	Defendants.			
18				
19	IT IS HEREBY STIPULATED AND AGREED, by Defendants and Plaintiffs, by and			
20	through their undersigned counsel, that discovery be extended beyond the Discovery Schedule in the			
21	Stipulation and Order to Extend Discovery dated June 21, 2018 (Document No. 36).			
22	Per Federal Rules of Civil Procedure 16(b), and Local Rule 26-4 the following is included in			
23	support of the proposed extension to the Discovery Schedule:			
24	//			
25	//			
26	//			
27	//			
28	//			

A. STATEMENT SPECIFYING THE DISCOVERY THAT HAS BEEN COMPLETED

<u>Date</u>	<u>Description</u>
8/14/15	Plaintiffs' Initial FRCP 26.1 Disclosure
9/21/15	Plaintiff Bradley Summers' First Set of Interrogatories to
	Defendant
9/21/15	Plaintiff Bradley Summers' First Set of Requests for
	Production to Defendant
9/23/15	Defendant's Interrogatories to Plaintiff Bradley Summers
10/30/15	Plaintiffs' First Supplement to FRCP 26.1 Disclosure
10/31/15	Plaintiff Bradley Summers' Responses to Defendant's
	Interrogatories
11/10/15	Defendant's Initial FRCP 26.1 Disclosure
11/12/15	Defendant's Responses to Bradley Summers' First Set of
	Requests for Production to Defendant
11/12/15	Defendant's Responses to Plaintiff Bradley Summers' First
	Set of Interrogatories to Defendant
1/6/16	Defendant's Supplemental Responses to Bradley Summers'
	First Set of Requests for Production to Defendant
1/6/16	Defendant's First Supplement to FRCP 26.1 Disclosure
1/8/16	Defendant's Supplemental Responses to Plaintiff Bradley
	Summers' First Set of Interrogatories to Defendant
3/16/16	Plaintiffs' Second Supplement to FRCP 26.1 Disclosure
3/22/16	Defendant's Second Supplement to FRCP 26.1 Disclosure
4/4/16	Defendant's Third Supplement to FRCP 26.1 Disclosure
4/21/16	Inspection of the fire hydrant
5/17/16	Deposition of Bradley Summers
5/26/16	Deposition of Mike Anderson
6/17/16	Deposition of PMK of McWane
7/28/16	Defendant's Fourth Supplement to FRCP 26.1 Disclosure
7/29/16	Plaintiff's Second Set of Request for Production of Documents to
	Defendants
8/9/16	Deposition of Rex Kelsey
8/15/16	Plaintiff's Initial Expert Disclosures
8/15/16	Defendant's Initial Expert Disclosures
8/15/16	Joint Interim Status Report
8/19/16	Plaintiff's First Supplemental Expert Disclosures
9/14/16	Defendant's Supplemental Expert Disclosures
9/21/16	Deposition of Rex Kelsey
9/29/16	Deposition of Plaintiff's Frank Perez, Ph.D.
9/30/16	Deposition of Plaintiff's Expert Robert Anderson, Ph.D.
10/5/16	Deposition of Defendant's Expert David Komm, P.E.
10/10/16	Deposition of Todd French
10/11/16	Deposition of Plaintiff's Expert Sherry Latham, RN
10/11/16	Deposition of Plaintiff's Non-Retained Expert Meher Yepremyan, M.D.

1	10/12/16	Deposition of Plaintiff's Expert Marietta Nelson
	10/12/16	Defendant's Sixth Supplement to FRCP 26.1 Disclosures
2	10/13/16	Deposition of Michelle Summers
3	10/13/16	Plaintiffs' Third Supplement to FRCP 26.1 Disclosure
	10/14/16	Plaintiffs' Fourth Supplement to FRCP 26.1 Disclosure
4	10/24/16	Plaintiffs' Fifth Supplement to FRCP 26.1 Disclosure
_	10/26/16	Plaintiffs' Second Supplemental Expert Disclosures
5	11/9/16	Deposition of Plaintiff's Expert Stan Smith, Ph.D.
6	11/9/16	Plaintiffs' Sixth Supplement to FRCP 26.1 Disclosure
	11/15/16	Plaintiff's Third Supplemental Expert Disclosures
7	12/9/16	Defendant's Seventh Supplement to FRCP 26.1 Disclosures
8	4/18/17	Plaintiff's Seventh Supplement to FRCP 26.1 Disclosures
0	5/5/17	Defendant's Eighth Supplement to FRCP 26.1 Disclosures
9	5/5/17	Plaintiff's Fourth Supplemental Expert Disclosures
	5/5/17	Plaintiff's Eighth Supplement to FRCP 26.1 Disclosures
10	5/10/17	Plaintiff's Ninth Supplement to FRCP 26.1 Disclosures
11	7/13/17	Plaintiff's Fifth Supplemental Expert Disclosures
11	10/17/17	Plaintiff's Tenth Supplement to FRCP 26.1 Disclosures
12	11/8/17	Plaintiff's Eleventh Supplement to FRCP 26.1 Disclosures
12	11/27/17	Plaintiff's Twelfth Supplement to FRCP 26.1 Disclosures
13	12/11/17	Defendant's Third Supplemental Designation of Expert Witnesses
14	1/12/18	Plaintiff's Thirteenth Supplement to FRCP 26.1 Disclosures
	1/16/18	Defendant's Ninth Supplement to FRCP 26.1 Disclosures
15	1/16/18	Plaintiff's Fourteenth Supplement to FRCP 26.1 Disclosures
16	1/26/18	Plaintiffs' Initial Expert Disclosures
10	1/26/18	Defendants Fourth Supplemental Designation of Expert Witnesses
17	1/26/18	Defendants Second Set of Interrogatories to Plaintiff
10	2/7/18	Plaintiffs Third Set of Request for Production of Documents to Defendants
18	2/23/18	Plaintiffs' Rebuttal Expert Disclosures
19	2/23/18	Defendants Fifth Supplemental Designation of Expert Witnesses
	2/28/18	Plaintiff's Responses to Defendant's Second Set of Interrogatories
20	3/9/18	Defendant's Sixth Supplemental Designation of Expert Witnesses
21	3/19/18	Plaintiff's Fifteenth Supplement to FRCP 26.1 Disclosures
21	3/28/18	Defendant's Responses to Plaintiff's Third Set of Request for Production
22		of Documents
	5/7/18	Plaintiff's Sixth Supplemental Initial Disclosure of Expert Witnesses
23	7/25/18	Plaintiff's First Set of Requests for Admissions to Defendant
24	8/14/18	Plaintiff's Sixteenth Supplement to FRCP 26.1 Disclosures
25	8/21/18	Defendant's Seventh Supplemental Designation of Expert Witnesses
25	8/21/18	Defendant's Twelfth Supplement to FRCP 26.1 Disclosures
26	8/24/18	Defendant's Responses to Plaintiff's Requests for Admissions
27		
ı	ĺ	

C.

B. <u>SPECIFIC DESCRIPTION OF THE DISCOVERY THAT REMAINS TO BE</u> <u>COMPLETED</u>

- Deposition of Defendant's expert Kerry Knapp, Ph.D., scheduled for September 17, 2018.
- 2. Deposition of McWane's PMK, Mike Vore, scheduled for October 8, 2018.
- 3. Deposition of Plaintiff's expert Winthrop Smith, Ph.D., scheduled for October 25, 2018.
- 4. Dispositive Motions.

REASONS WHY THE DISCOVERY REMAINING WAS NOT COMPLETED WITHIN THE DEADLINES CONTAINED IN THE AMENDED DISCOVERY SCHEDULING ORDER

Unfortunately, although both counsel made diligent efforts to accommodate any deposition dates, Dr. Knapp was not available until September 17, 2018 for his deposition; Dr. Winthrop was not available until October 25, 2018 for his deposition; Mr. Vore only had two dates available in September during which Defendant's counsel now has a firm trial setting and Plaintiffs' counsel has out-of-state expert depositions previously committed to in other cases. Despite best efforts, the depositions were not able to be scheduled for completion before the cu- off date of August 28, 2018.

D. PROPOSED SCHEDULE FOR COMPLETING ALL REMAINING DISCOVERY

Per Local Rule 26-4(d) we propose the following schedule:

- 1. <u>Discovery Cut-Off Date</u>: The last day to conduct discovery, limited to the above-listed depositions, shall be October 31, 2018.
- 2. <u>Dispositive Motions</u>: The date for filing dispositive motions shall extended for thirty days until **November 30, 2018**, 30 days after the proposed amended discovery cut-off date. In the event that the discovery period is again extended from the discovery cut-off date set forth in this proposed Discovery Plan and Scheduling Order, the date for filing dispositive motions shall be extended to be not later than 30 days from the subsequent discovery cut-off date.
- 3. <u>Pretrial Order:</u> The date for filing the joint pretrial order shall not be later than **December 28, 2018**, 30 days after the cut-off date for filing dispositive motions. In the event that

1	dispositive motions are filed, the date for filing the joint pretrial order shall be suspended until 30		
2	days after decision on the dispositive motions or until further order of the court. In the further event		
3	that the discovery period is extended from the discovery cut-off date set forth in this Discovery Plan		
4	and Scheduling Order, the date for filing the joint pretrial order shall be extended in accordance with		
5	the time periods set forth in this paragraph.		
6	4. <u>Fed.R.Civ.P. 26(a)(3) Disclosures</u> : The disclosures required by Fed.R.Civ.P.		
7	26(a)(3), and any objections thereto, shall be included in the joint pretrial order.		
8	5. <u>Extensions or Modifications of the Discovery Plan and Scheduling Order</u> : Any		
9	stipulation or motion must be made no later than 21 days before the subject deadline. Requests to		
10	extend discovery deadlines must comply fully with LR 26-4.		
11	DATED this 29 th day of August, 2018. DATED this 29 th day of August, 2018.		
12	SHOOK & STONE, CHTD. STEPHENSON & DICKINSON, P.C.		
13			
14	/s/ John B. Shook/s/ Marsha L. StephensonJOHN B. SHOOK, ESQ.MARSHA STEPHENSON, ESQ.		
15	Nevada Bar No. 5499 Nevada Bar No. 6130		
16	710 South Fourth Street 2820 West Charleston Boulevard, #17 Las Vegas, NV 89101 Las Vegas, Nevada 89102		
17	(702) 570-0000 (702) 474-7229		
18	Attorneys for Plaintiff's Attorneys for Defendant		
19			
20	<u>ORDER</u>		
21	It is so ordered.		
22	DATED this 30th day of August, 2018.		
23			
24	40		
25	U.S. MAGISTRATE JUDGE		
26			
27			